UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA		
	X	
Jovi Fortuno, Michael Lambert, and Heidi Parsons	4	1:21-cv-2217-SCJ
Plaintiff(s),	ij.	
v.		
YPL Enterprise, LLC and Yen Po Liu	•	
Defendant(s).	\$	
	X	

MOTION TO EXTEND TIME TO RESPOND TO MOTION FOR CONTEMPT

IT IS HEREBY REQUESTED by Lu Wang, the Defendants' attorney, pursuant to Federal Rule of Civil Procedure 6(b), that:

- Defendants' time to respond to the motion for contempt filed on 04/14/2022 is extended to 07/13/2022. Plaintiffs and their attorney do not oppose this request for an extension.
- Good cause exists for the extension because Plaintiffs' attorney Matthew W. Herrington and Defendants' attorney Lu Wang are actively working on a settlement for the case.
- 3. This motion does not constitute a waiver of any claim, right, or defense.
- 4. The requested extension will not affect any of the other dates set in the case.

Dated: 04/29/2022

Atlanta, GA

Lu Wang, Esq.

GA736515

Wang & Associates, P.C.

3296 Summit Ridge Pkwy, Suite 2020

Duluth, GA 30096

770-495-5906

luwang@wa-law.net

NORTHERN DISTRICT OF GEORGIA		
	X	
Jovi Fortuno, Michael Lambert, and Heidi Parsons	:	1:21-cv-2217-SCJ
Plaintiff(s),	•	
v.	:	
YPL Enterprise, LLC and Yen Po Liu	•	

Defendant(s).

UNITED STATES DISTRICT COURT FOR THE

CERTIFICATE OF SERVICE

Pursuant to L.R. 26.3(a), I hereby certify that I have this day caused to be served a copy of Motion to

Extend Time to Respond to Motion for Contempt by First-Class U.S. Mail, postage prepaid, upon:

Matthew Herrington
DELONG, CALDWELL, BRIDGERS,
FITZPATRICK & BENJAMIN, LLC
101 Marietta Street NW
Suite 2650
Atlanta, Georgia 30303

And by electronic mail upon:

matthew.herrington@dcbflegal.com

Dated: 04/29/2022

Lu Wang, Esq.

GA736515

By:

Wang & Associates, P.C.

3296 Summit Ridge Pkwy, Suite 2020

Duluth, GA 30096

770-495-5906